

1
2 **UNITED STATES DISTRICT COURT**
3 **DISTRICT OF NEVADA**
4

5 ADRIENNE CAMMARERI,
6

7 Plaintiff,

8 v.
9

10 BANK OF AMERICA, *et al.*,
11

12 Defendants.

13 Case No. 2:11-CV-01501-KJD-PAL

14 **ORDER**

15 Before the Court is Plaintiff Adrienne Cammareri's Motion for Entry of Default (#22).
16 Defendants Bank of America and Countrywide ("BOA Defendants") have filed an objection (#24).
17 Plaintiff filed her Motion for Entry of Default on January 18, 2012, claiming that the BOA
18 Defendants had failed to answer or appear. However, on January 12, 2012, the BOA Defendants
19 filed a Joinder (#19) to Defendant MTC's Motion to Dismiss. Fed. R. Civ. P. 55(a) provides for
20 entry of default when a plaintiff demonstrates failure to plead or otherwise defend. At the time
21 Plaintiff filed her Motion for Entry of Default, the BOA Defendants had already filed their joinder to
22 the pending Motion to Dismiss this action. Accordingly, entry of default against the BOA
23 Defendants is inappropriate.

24 **IT IS HEREBY ORDERED** that Motion for Default (#22) is **DENIED**.

25 DATED this 5th day of June 2012.

26



Kent J. Dawson
United States District Judge